

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

ALFREDO VILLOLDO, individually, and  
GUSTAVO E. VILLOLDO, individually, and  
as Administrator, Executor, and Personal  
Representative of the ESTATE OF GUSTAVO  
VILLOLDO ARGILAGOS,

Plaintiffs,

v.

FIDEL CASTRO RUZ, as an individual, and as  
an official, employee, or agent of The Republic  
of Cuba, RAUL CASTRO RUZ, as an  
individual, and as an official, employee, or  
agent of The Republic of Cuba, THE  
MINISTRY OF INTERIOR, an agency or  
instrumentality of The Republic of Cuba, THE  
ARMY OF THE REPUBLIC OF CUBA, an  
agency or instrumentality of The Republic of  
Cuba, and THE REPUBLIC OF CUBA, a  
foreign state,

Defendants,

**Misc. No. 13-136 (KSH)**

**ORDER GRANTING MOTION FOR ENTRY OF ORDER FINDING SUFFICIENT  
TIME HAS PASSED TO SEEK ATTACHMENT AND EXECUTION AND  
AUTHORIZING ATTACHMENT OF DEFENDANTS/JUDGMENT-DEBTORS' ASSETS  
WITHIN THIS JURISDICTION PURSUANT TO 28 U.S.C. § 1610(c)**

AND NOW, this 14<sup>th</sup> day of February, 2014, upon Plaintiffs' Motion for Entry of Order  
Finding Sufficient Time has Passed to Seek Attachment and Execution and Authorizing  
Attachment of Defendants/Judgment-Debtors' Assets Within This Jurisdiction Pursuant to 28  
U.S.C. § 1610(c) (the "Motion"), the Motion is GRANTED. The Court hereby concludes that,  
under 28 U.S.C. § 1610(c), all conditions precedent to the Plaintiffs' request to attach and execute  
against blocked assets of the Defendants have been met, including providing proper notification

of the default judgment to the Defendants, pursuant to 28 U.S.C. § 1608(e), and that, for the purposes of attachment and execution, a reasonable period of time has elapsed following the entry of judgment and the giving of notice to the Defendants. The Plaintiffs are hereby authorized to seek attachment of frozen assets located within this jurisdiction using post-judgment enforcement procedures.

BY THE COURT:

/s/ Katharine S. Hayden

United States District Judge